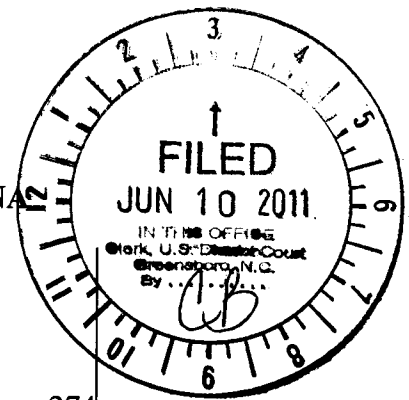


**IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA**



BASF AGRO B.V., ARNHEM (NL),
WÄDENSWIL BRANCH,
BAYER S.A.S., and MERIAL LIMITED,

Plaintiffs,

v.

CHEMINOVA, INC.,

Defendant.

Civil Action No. 10-cv-274

SCHEDULING ORDER

Pursuant to the Court's instructions at the June 3, 2011 Status Conference, the below case schedule is hereby Ordered:

EVENT	DEADLINE
Parties may file supplemental <i>Markman</i> briefs (up to 10 pages) limited to issues to be argued on 6/20/11 and 6/21/11 as set forth below	June 10, 2011 by 5:00 p.m.
Attorney argument regarding <i>Markman</i> issues on the Use Patents' phrase "no quick knock down effect" and Defendant's indefiniteness argument regarding same ¹	June 20, 2011 at 11:00 a.m.
Tutorial on technology pertaining to Process Patents 20-30 minutes per side Presentations must be exchanged via email on or before June 18	June 20, 2011 following the above
Attorney argument regarding <i>Markman</i> issues on Process Patents ²	June 21, 2011
Supplemental expert reports, if any, in response to <i>Markman</i> Order on Use Patents	7 days following <i>Markman</i> ruling on Use Patents

EVENT	DEADLINE
Supplemental expert depositions, if any, in response to <i>Markman</i> Order on Use Patents	14 days following <i>Markman</i> ruling on Use Patents
Modified summary judgment motions, if any, in response to <i>Markman</i> Order on Use Patents	20 days following <i>Markman</i> ruling on Use Patents
Responses to modified summary judgment motions, if any, on Use Patents	30 days following <i>Markman</i> ruling on Use Patents
Replies to modified summary judgment motion, if any, on Use Patents	35 days following <i>Markman</i> ruling on use patents

The schedule for supplemental expert discovery (if any) and summary judgment briefing on Process Patents will be set during the proceedings on June 20-21.

SO ORDERED this the 10th day of June, 2011.

William L. Oster, Jr.